## MORTGAGE RECORD

Know All Men,	The Lewis J. Danes a	mangreet & la	arces, and unfer
of false	Count		called first party, to secure the payment o
Joan Remoteral	PP, mort agee, second party, does hereby mo	rigger to the sold 1. W. CLAPD, the f	ollowing described promises situated in the
in hand paid by it. Well	7.7	regage to the same it. W. Charr, the	mowing-described premises situated in th
The	Sout Steet quarter	of the Morth It	not an artes
		· * (	<i>U</i>
of c	Lection fourteen (1.4)	) in Jawriship &	Lifteen (16)
Mon Mon	the Range Dwelow	(12) Bask	
		<u></u>	
		د همشیند این از در از این در این انسینتیست. در همشیند این از ای	
of the Indian Meridian, conta	ining in all. forty	acres more or less, according t	o Government survey, with all the appurte
warrant the title to the same			
to-wit:	to secure the payment of the money, and the payment of the money of the payment o	la aparta de Transperiencia	
Jour Rudley	Aifly and 200100		P, in Wichita, Kansas,
according to the terms of notebeing in appounts as in	Rows:	ted august 16"	19/ O executed by the said firs
One note for Local Re	endred fifty and ory to	o	
bearing interest from the dat One note for	o therein stated atper e	ent, per annum, payable	annually.
bearing interest from the dat	to therein stated at		annually.
of any agreement herein con principal note or notes from I	use of default in payment of said note or an lained, first party will pay to the second part the date of such default to the time when the n	y, his heirs or assigns, interest at the r noney shall be actually paid.	ate of 10 per cent. per annum, semi-annu
THIRD. That first p	arity will pay all the taxes and assessments levaluent; also all liens, claims, adverse titles, a departy may elect to pay the same and shall lescently for the amount so paid with such inte	ied under the laws of Oklahoma upon sond encumbrances on said promises and	aid real estate, and on the note or debt see
not paid by first party, secon this mortgage shall stand as	d party may elect to pay the same and shall I securify for the amount so paid with such inte	se entitled to collect all sums thus prid rest.	with interest at the rate of 10 per cent. per
FOURTH. That first	party will keep all buildings, fences and other	r improvements on said real estate in go	od repair and will permit no waste on said
	arty will at his own expense until the indebted		
in some responsible that incorporate to and paid for; or if first party failure to insure as agreed an cent, interest from first party	e Company, approved by second party, payab rebuilding buildings on said land; the said m prefers, said proceeds may be credited by see d deliver the policies to the mortgage here, , and this mortgage shall stand as security the	or the mortgager or assigns, the mo- ortgager, his heirs or assigns, holding the ond party on the principal sum, as of d in, second party may procure such insu- erefor.	esage agreening it case of the to devol e said proceeds in trust until the building are of maturity of next interest payment tance and collect the cost thereof, together
And it is expressly agr	eed: That if first party shall fail to pay said s	ums of money, either principal or interest	, within sixty days after the same become
only, and without notice, be party, or assigns, or any legal	declared due and payable; and this mortgage it holder hereof, shall at once, upon the filing o	nay thereupon be foreclosed for the wh	ole of said money, interest and cost, and igage, be forthwith entitled to have a receive
proofs required, it being agre mortgage, to be by first party	uls or agreements herein contained, the whole declared due and payable; and this mortage; at holder hereof, shall at once, upon the filing on and control of the premises described hereined between the parties hereto, that the allegy performed, together with the above agreement to there proof than the agreements contained I judgment rendered or amount found due upon	tions of the petition as to any default is relating to possession and appointmen	in performance of any agreement cont- t of receiver, shall be sufficient authority
to appoint a receiver without court, to the payment of any	judgment rendered or amount found due upon	foreclosure of this mortgage.	m receiver to be applied, under the dire
And said further further	expressive aggregathat in case proceedings sho	ut be begun to forcelose this mortgage th	e arst party was pay to the plaintiff in such
pendoval in unit petion as alo	ion to all othe legal costs, said fee to be due a ses described in this mortgage, and the amoun resaid, and collected and the lien thereof enfor- cal estate, should the same be sold under exe-	eed in the same manner as the armemal r	ient nereny securen. Farst narry does nere
	nteral security for the payment of the said not l, gas or mineral leases on said premises; this a	the mortgagor hereby assigns to said me	ortgagee, his heirs and assigns, all the rights
necessing to enem ander all on	1 Port of Trimetry (chieca by one) Intermises! this re-	anguarant of Kriminoto and Deposite Volt	mp card or card moregage
And said first party does here Dated this	by release all rights of dower and relinquish as	nd convey all rights of homestead in said	premises.
$m \cdot \sim 0^{B}$	day of Mu gust villequest of Barres	Lo	in I Bann
Margree y	Daces	<del>xee</del>	So has B
	nature to this instrument and skel	Mari	rely X / Vanes
then affixed Ken	mark in execution thereof in my present	.cc.	
	Hornested With		
State of Oklahoma, Con	mty of July as , BB		
Before me, n Notary P	ublic,	august o	19/0 personally appeared
Secure J. Bacu	this and 19th day of J. R.	Boiles Kusband	and wife
- water against the contract of the contract o	to me personally know	The property of the confidence of the contract	era interior de la companie de la c
.The sexecuted the same as I	The free and voluntary act and deed for the	uses and purposes therein set forth.	чен эта проле понбаба или вскиомленбе
OWITNESS my signate My commission expires	ire ad official scal, the day and year last abo	Heus Heus	A Horneckler
my commission expires	7	1 (ac)	y Hornecket Notes Dellaw Country
요즘 회사는 이번 사람이 되었다.			County
		And the second s	
State of Oklahoma, Cor	nity of Tulso, ss. 20 d	avol alle mile	140